

the Light **KUGT** am 1170

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August 1, 1996

DOCKET FILE COPY ORIGINAL

William F. Canton
Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Re: MM Docket No. 96-16

Dear Mr. Canton:

On behalf of KUGT Radio, I am writing to express strong support for the comments submitted by National Religious Broadcaster ("NRB") in the above-referenced proceeding.

The reform of Commission FEO regulations by NRB would

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., [propagation of the Gospel]); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations

Respectfully submitted,



Kevin Williams
General Manager - KUGT



Box 446, Toms River, N.J. 08754
(908) 240-3003

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August 1, 1996

TRUSTEES

PRESIDENT

Mrs. Jean Donaldson

VICE-PRESIDENT

Mr. Frank Troilo

SECRETARY

Mr. Denzil Young

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Mrs. Gertrude McCandless

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Mr. William E. Bibik
Mr. Kenneth Brown
Mr. William Cook
Mr. Mark Kolchin
Mr. Jack Loomis
Mr. George Pettitt

Mr. William F. Caton

Secretary

Federal Communications Commission

1919 M Street, NW

Washington, DC 20554

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Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Christian Children's Associates, Inc., producers of "Adventure Pals" radio and television programs for children, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

(Mrs.) Jean Donaldson
President

JD:mvp



MARS HILL
BROADCASTING CO. INC.

4044 Makyes Road, Syracuse, NY 13215 (315) 469-5051

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"The heavens declare the glory of God;
and the firmament sheweth his handiwork.
Day unto day uttereth speech,
and night unto night sheweth knowledge."
Psalm 19:1-2 (KJV)

August 1, 1996

Mr. William F. Caton, Secretary
Federal Communications Commission
1919 M Street, NW
Washington, D.C. 20554

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Dear Mr. Caton:

It has come to my attention that the commission is currently considering comments submitted to you by the NRB (National Religious Broadcasters) which would stand to represent the views of the *Mars Hill Network* as well.

Regarding MM Docket No. 96-16; The reform of Commission EEO regulations advocated by us would be:

1) Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;

2) Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and

3) Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Thank you for your serious consideration of this matter, and I would appreciate a reply of your intentions in this regard.

Respectfully submitted,

John R. Green
John R. Green 11/01/95
General Manager, MHN

JRG/bm

Noted by [unclear] 6
[unclear]

"CHRISTIAN RADIO FROM THE MARS HILL NETWORK"

WMHR 102.9 FM
4044 Makyes Rd.
Syracuse, NY 13215
(315) 469-5051

WMHN 89.3 FM
675 Holt Rd.
Webster, NY 14580
(716) 872-1100

WMHI 94.7 FM
P.O. Box 740, Fox Creek Rd.
Cape Vincent, NY 13618
(315) 649-3060



RECEIVED James L. Campbell, President

August 2, 1996

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William F. Caton
Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

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RE: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Radio Training Network, Inc., I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

1. Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
2. Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizations mission (e.g., propagation of the Gospel); and
3. Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,


James L. Campbell
President

JLC:rjc



Forus Management Corp.

9620 Executive Center Dr., Ste. 105 St. Petersburg, FL 33702
Phone 813-576-0647 Fax 813-576-1841

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August 2, 1996

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William F. Caton
Secretary
Federal Communications Commission
1919 M Street, NW
Washington DC 20554

Re: MM Docket No. 96-16

Dear Mr. Caton,

On behalf of Forus Communications, owners of two AM and one FM radio stations, I am writing to express my support for the comments submitted by National Religious Broadcasters in the above-referenced proceeding. We are a member of the NRB.

The reform of Commission EEO regulations advocated by NRB would:

Conform the FCC's rules to the approach followed in the nations basic employment discrimination law. Title VII of the Civil Rights Act of 1964:

Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and

Avoid constitutionally suspect government entanglement in the internal operation of religious stations.

Sincerely,


Lind Voth, President
Forus Management Corporation

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WRVM RADIO

PO BOX 212 SURING WI 54174-0212
(414) 842-2839

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August 2, 1996

William F. Caton
Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

DOCKET FILE COPY ORIGINAL

Re: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of WRVM, I am writing to express strong support for the comments submitted by National Religious Broadcasters ("NRB") in the above-referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

Respectfully submitted,

Michael A. Cornell
General Manager WRVM

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William F. Caton
Secretary
Federal Communications Commission
1919 M. Street NW
Washington, DC 20554

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RE: MM Docket No. 96-16

Dear Mr. Caton:

On behalf of Christian Men's Network, I am writing to express support for Docket No 96-16 submitted by National Religious Broadcasters.

The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (e.g., propagation of the Gospel); and
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations

Sincerely,

A handwritten signature in dark ink, appearing to read "Joann C. Webster".

Joann C. Webster
Vice President

JCW/vb

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"JUVENTUD EVANGELICA INC."

(Evangelical Youth Inc.)

Victor D. Lopez, Director. P.O. Box 08444, Fort Myers, FL 33908.

July 31, 1996.

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William F. Caton,
Secretary,
Federal Communications Commission,
1919 M. Street NW,
Washington D.C. 20554.

Re: MM Docket No. 96-16.

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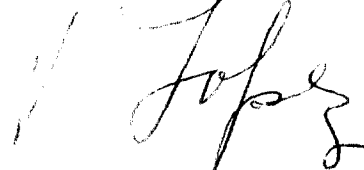
Dear Mr. Caton:

On behalf of my evangelical organization "JUVENTUD EVANGELICA" (Evangelical Youth Inc.) I wish to express my agreement and strong support for the comments submitted by NATIONAL RELIGIOUS BROADCASTERS (N.R.B.) in the proceeding as referenced above:.

Regulations advocated by NRB would reform the Commission EEO as follows:

1. FCC rules should conform to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964.
2. Recognize that each religious broadcaster has the legitimate right to develop and maintain a work force fully committed to the purpose for which it was organized, in our case the preaching of the Gospel.
3. Avoid entanglements by government that may be constitutionally suspect as related to the internal operations of religious organizations.

Respectfully submitted,



Victor D. Lopez

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ROMANIAN MISSIONARY SOCIETY

August 1, 1996

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Mr. William F. Caton, Secretary
Federal Communications Commission
1919 M Street, NW
Washington DC 20554

Dear Mr. Caton:

Re: MM DOCKET NO 96-16

The proposed increase of governmental control in the affairs of religious liberties is most disheartening. On behalf of the Romanian Missionary Society, I am writing to express strong support for the comments submitted by the National Religious Broadcasters (NRB) in the above referenced proceeding.

The reform of Commission EEO regulations advocated by NRB would:

- Conform the FCC's rules to the approach followed in the nation's basic employment discrimination law, Title VII of the Civil Rights Act of 1964;
- Recognize the legitimate right of each religious broadcaster to develop and maintain a work force fully committed to its organizational mission (propagation of the Gospel);
- Avoid constitutionally suspect government entanglement in the internal operations of religious stations.

It is our prayer that you would consider these factors very carefully.

Sincerely,

Darrel L. Anderson, Th.D.
Executive Director

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